# **EXHIBIT A**DEPORTATION DOCUMENTS

In removal proceeding u	under section 240 of the	Immigration :	and Nationality Act.	, -	•
			•	File No. A77	7 295 156
In removal proceeding under section 240 of the Immigration and Nationality Act.  File No. A77 295 15 In the Matter of:  Respondent: Mr. Jose Alfredo AGUILAR-Pedrasa  AKA:  INS CUSTODY    1. You are an arriving alien.   2. You are an alien present in the United States, who has not been admitted or paroled.   3. You have been admitted to the United States, but are deportable for the reasons stated below.  The Service alleges that you:  1. You are not a citizen or national of the United States; 2. You are a native of Mexico and a citizen of Mexico; 3. You entered the United States at or near San Ysidro, California, on or about June, of 1999; 4. You were not then admitted or paroled after inspection by an Immigration Officer.  On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the ollowing provision(s) of law:  Section 212(a)(6)(A)(i) of the Immigration and Nationality Act, as amended in that you are an alien present in the United States without being admitted or paroled, or who has arrived in the United States at any time or place of that as designated by the Attorney General.					
Respondent: Mr. Jose	Alfredo AGUILAR-Pedra	asa	_	AKA:	7 -
INS CUSTODY		•			
Number, street, city, state and ZIP code			(Area code and phone number)		<u>.</u>
		. •			
<ol> <li>You are an ali</li> </ol>	en present in the United	States, who	has not been admitte re deportable for the	d or paroled. reasons stated below.	
The Service alleges that	you:		•		
<ol><li>You entered the Ur</li></ol>	ited States at or near \$	San Ysidro, C	California, on or abo	ut June, of 1999; Officer.	
		·			
		•			
ollowing provision(s) of Section 212(a)(6)(A)(i) United States without b	law: of the Immigration and eing admitted or parole	Nationality A	Act, as amended in 1	that you are an alien pro	esent in the
nat as designated by the	ne Attorney General.				
	•				
•					•
	issued after an asylum offic order was vacated pursua		at the respondent has de 8 CFR 208.30(f)(2)	monstrated a credible fear of 8 CFR 235.3(b)(5	
OU ARE ORDERED to	appear before an immigra	ation judge of	the United States Depart	artment of Justice at:	
• •				•	
n TO BE SET	Angeles Street. 8t at TO BE SET	to show why	rt, including Room Number, if any) you should not be remov	ved from the United States ba	ased on the
(Date)  Charge(s) set forth above.	(Time)		Jun	18 Lohto	•
· .·			Deputy Assistant		ations
				e and Title of Issuing Officer) Angeles, California	

Date: November 30, 1999

Warning: Any Statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this Notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents which you desire to have considered in connection with your case. If any document is in a foreign language, you must bring the original and a certified English translation of the document. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or deportable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government.

You will be advised by the immigration judge before whom you appear, of any relief from removal for which you may appear eligible including the privilege of departing voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Failure to appear: You are required to provide the INS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the INS.

#### Request for Prompt Hearing

To expedite a determination in my case, I request an immediate hearing. I waive my right to have a 10-day period prior to appearing before an immigration Judge.

Before:		Jos	(Signature of Respondent)
Compactive and Title of INS Officer)	<u>.                                    </u>	Date:_	12/1/99
Certific	ate of Service		
This Notice to Appear was served on the respondent by me on compliance with section 239(a)(1)(F) of the Act:	12/1/99	_, in the following manu	ner and in
in person   by certified mail, return reco		□ by regular ma	il
The alien was provided oral notice in the hearing and of the consequences of failure to appear as provided	language	e of the time and place o	f his or her
Sose Alfredo Aguilar P. (Signature of Respondent if Personally Served)		- Obview	DO
			<del>119</del>

File No: A77 295 156

Date: November 30, 1999

Pursuant to the authority contained in section 236 of the Immigration and Nationality Act and part 236 of title 8, code of Federal Regulations, I have determined that pending a final determination by the immigration judge in your case, and in the event you are ordered removed from the United States, until you are taken into custody for removal, you shall be:

detained in the cus	tody of this service.	
$\Box$ released under bon	d in the amount of \$	•
☐ released on your o	wn recognizance.	
•		
You may request a review	of this determination by an imn	nigration judge.
☐ You may not request a re Nationality Act prohibits you		immigration judge because the Immigration and
		Ind. C. Lohto
	Depu	ty Assistant District Director, Investigations (Title of authorized officer)
		Los Angeles, California
	•	(INS office Location)
De do light do not request a property of the light do li		decision by an immigration judge.
Signature of res	Aguilar P.	12 11 9 9 (Date)
(Signature of res	RESULT OF CUSTODY	
	ideboli of costobil	
On ,	custody status/conditions for releas	e were reconsidered by:
☐ Immigration Judge	☐ District Director	☐ Board of Immigration Appeals
The results of the redeterminal No change - Original determinal Detain in custody of this Bond amount reset to	ation/reconsideration are: ermination upheld. Service.	<ul> <li>□ Release - Order of Recognizance.</li> <li>□ Release - Personal Recognizance.</li> <li>□ Other:</li> </ul>
	(Signature of officer)	<del>_</del> ,

Form I-286 (Rev. 4-1-97) N

# UNITED STATES DEPARTMENT OF JUSTICE U.S. IMMIGRATION COURT OFFICE OF THE IMMIGRATION JUDGE

In the Matter of:	)	
•	)	
Jose	)	FileNo. A77295156
AGUILAR-Pedrasa	)	
	)	

### NOTICE OF FILING NOTICE TO APPEAR

This notice is to advise you that the Notice to Appear issued to you on 12/01/1999 at Los Angeles, CA will be filed with the Office of the Immigration Judge at:

U.S. Immigration Court
Office of the Immigration Judge
1000 Second Avenue, Suite 2500
Seattle, WA 98104

You should direct all correspondence concerning your removal case to this address. You are reminded that you are required to provide written notice, on the form EOIR-33, within five (5) days of any change in your address or telephone number to the U.S. Immigration Court listed in this notice.

#### **CERTIFICATE OF SERVICE**

This Notice of Filing of the Notice to Appear with the U.S. Immigration Court was served by me on 12 7 99.

Dated: 12/199

By: Michele O'Brien

Deportation Officer

In removal proceeding under section 240 of the Immigration and Nationality Act.	-	·
	File No. A7	7 295 156
In the Matter of:		•
Respondent: Mr. Jose Alfredo AGUILAR-Pedrasa	AKA:	*
INS CUSTODY	•	
(Number, street, city, state and ZIP code) (Area code and phone number)		:
<ol> <li>You are an arriving alien.</li> <li>You are an alien present in the United States, who has not been admitted or</li> <li>You have been admitted to the United States, but are deportable for the reas</li> </ol>		
The Service alleges that you:	•	
<ol> <li>You are not a citizen or national of the United States;</li> <li>You are a native of Mexico and a citizen of Mexico;</li> <li>You entered the United States at or near San Ysidro, California, on or about Ju</li> <li>You were not then admitted or paroled after inspection by an Immigration Office</li> </ol>		
On the basis of the foregoing, it is charged that you are subject to removal from the Unfollowing provision(s) of law:	nited States pursua	ant to the
Section 212(a)(6)(A)(i) of the Immigration and Nationality Act, as amended in that United States without being admitted or paroled, or who has arrived in the United States designated by the Attorney General.		
	.4	
☐ This notice is being issued after an asylum officer has found that the respondent has demons ☐ Section 235(b)(1) order was vacated pursuant to: ☐ 8 CFR 208.30(f)(2) ☐		-
YOU ARE ORDERED to appear before an immigration judge of the United States Departme	ent of Justice at:	
300 N. Los Angeles Street. 8th Floor. Los Angeles. CA 9001 TO BE SET TO BE SET TO BE SET TO BE SET To be server why you should not be removed for	12	·
on TO BE SET at TO BE SET to show why you should not be removed fr	om the United States	based on the
Charge(s) set forth above.  Charge(s) set forth above.  Deputy Assistant Dist	trict Pirector, Invest	igations
(Signature and T Los Ange	rile of Issuing Officer) les, California	
	ty and State)	

Date: November 30, 1999

Filed 08/14/2008 Page 7 of 12 Warrant for Arrest of Alien

File No. A77 295 156

Date: November 30, 1999

To any officer of the Immigration and Naturalization Service delegated authority pursuant to section 287 of the Immigration and Nationality Act:

From evidence submitted to me, it appears that:	
Mr. Jose Alfredo AGUILAR-Pedrasa	(Pull name of alien)
an alien who entered the United States at or near	San Ysidro, California on
June, of 1999	is within the country in violation of the immigration
laws and is therefore liable to being taken into cus	stody as authorized by section 236 of the Immigration and
Nationality Act.	
By the virtue of the authority vested in me by the	immigration laws of the United States and the
•	
Regulations issued pursuant thereto, I command y	ou to take the above-named alien into custody
for proceedings in accordance with the applicable	provisions of the immigration laws and
regulations.	Ench & Lobote
	Frank E. Johnston
	(Print name of official)  Deputy Assistant District Director, Investigations
era	(Tide)
Certi	ficate of Service
Served by me at 165 Angeles I certify that following such service, the alien was adv	on 12   49 at 1000 vised concerning his or her right to counsel and was
furnished a copy of this warrant.	O'Bwan
	(Signature of officer serving warrant)
	(Title of officer serving warrant)

U.S. DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT 1000 SECOND AVE., SUITE 2500 SEATTLE, WA 98104

In the Matter of: AGUILAR-PEDRASA, JOSE ALFREDO Case No.: A77-295-156

RESPONDENT

IN REMOVAL PROCEEDINGS

ORDER OF THE IMMIGRATION JUDGE

Upon the basis of respondent's admissions, I have determined that the respondent is subject to removal on the charge(s) in the Notice to Appear.

Respondent has made no application for relief from removal.

It is HEREBY ORDERED that the respondent be removed from the United States to MEXICO on the charge(s) contained in the Notice to Appear,

If you fail to appear for removal at the time and place ordered by the INS, other than because of exceptional circumstances beyond your control (such as serious illness of the alien or death of an immediate relative of the alien, but not including less compelling circumstances), you will not be eligible for the following forms of relief for a period of ten (10) years after the date you were required to appear for removal:

- Voluntary departure as provided for in section 240B of the Immigration and Nationality Act;
- (2) Cancellation of removal as provided for in section 240A of the Immigration and Nationality Act; and
- (3) Adjustment of status or change of status as provided for in section 245, 248 or 249 of the Immigration and Nationality Act.

Immigration Judge Date: Jan 27, 2000

Appeal Due By: Feb 28, 2000

Appeal: (WAIVED (A/I(B))

Document 14-3

Filed 08/14/2008

Page 9 of 12

CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY: MAIL (M) PERSONAL SERVICE (P)

TO: [] ALIEN MALIEN C/o Custodial Officer [] Takien's ATT/REP [] INS

DATE: BY: COURT STAFF

Attachments: [] EDIR-33 [] EDIR-28 [] Legal Services List [] Other

U.S. Department of Distict-01444-DMS Immigration and Naturalization Servi

(Signature of officer solving warning)

### Document 14-3 Filed 08/14/2008 Page 10 of 12 Warning to Alies Ordered Removed or Deported

		# 12 prints	File No: A77 295 156
		r ⊌rse	Date: 01/31/2000
Alien's full nam	AGUILAR-Pedrosa,	Jose Alfredo	•
	with the provisions of section 212( tter, or being in the United States		y Act (Act), you are prohibited from entering,
section 237 o	of the Act and ordered removed f		use you have been found deportable under on judge in proceedings under section 240 of ent resident.
deportabl	le under section 237 of the Act and ction 240 of the Act.		ates by an immigration judge in proceedings
proceedir		and ordered removed from the United initiated as a result of your having been	
deportabl commend	le under section 241 of the Act and ced before April 1, 1997 under se	ction 242 of the Act.	ates by an immigration judge in proceedings
		d ordered removed from the United State court, or a magistrate of a United State	ates in accordance with section 238 of the s magistrate court.
deported, or inadmissi	removed from the United States, ible under section 212 of the Act		suse, after having been previously excluded, States by an immigration judge in
deportabl	ngs under section 240 of the Act. le under section 237 of the Act an action 240 of the Act.	d ordered removed from the United Sta	ates by an immigration judge in proceedings
☐ deportable Act.	e under section 237 of the Act an		ates in proceedings under section 238 of the
commenc	ed before April 1, 1997 under se		ates by an immigration judge in proceedings
		·	
	Act, and ordered deported or rer		12 of the Act, or deportable under section 241 have been convicted of a crime designated as
the United States Application form	s during the period indicated. Your for requesting permission to re-	u must obtain such permission before c	Attorney General to reapply for admission to commencing your travel to the United States. y contacting any United States Consulate or nen requesting forms or information.
WARNING: T	Title 8 United States Code, Secti	on 1326 provides that it is a crime fo	r an alien who has been removed from the
Any alien who	violates this section of law is su	bject to prosecution for a felony. De	the Attorney General's express consent.  Expending on the circumstances of the n 2 to 20 years and/or a fine of up to
	Vor Leson	n Enforcement Office	er Seattle DD&P

(Title of Officer)

(Location of INS dffice)

			File 1	No: A77 295 156
			Date	01/31/2000
To any officer of the Un	sited States Immi	gration and Natura	alization Service	
To any officer of the on	iteu States inimi	gration and Ivatura	anzation Service.	-
AGUILAR-Pedrasa, Jos	se Alfredo			
		(Full name of alien)		
who entered the United St	atos at	San Veidro CA	on	Yung 1000
who entered the Officed St	ales at	San Ysidro, CA. (Place of entry)		June 1999 (Date of entry)
is subject to removal/depo	rtation from the U	Inited States, based	upon a final order by:	
🛛 an immigration	n indge in exclusio	on, deportation or re	moval proceedings	
1		rector's designated of		
		•	Miciai	
☐ the Board of Ir	nmigration Appea	ls		: *
☐ a United States	District or Magis	strate Court Judge		
and management to the fallows	i	the Tourismetical and	Nistianalisa Aus	
and pursuant to the follow	ing provisions of i	ine immigration and	Nationality Act:	
Section 212(a)(6)(A)(i)			•	
			e e	
the second secon		•		
,	ı			
I, the undersigned officer Attorney General under th to take into custody and at the expense of: The appropriation "Salaries and necessary."	remove from the	nited States and by United States the al	his or her direction, pove-named alien, p	command you ursuant to law,
		*	Robert S. Coleman Jr.  (Signature of INS official)	eman fr. (m)
			Acting District Director	
	•		(Title of INS official)	· · · · · · · · · · · · · · · · · · ·
		01	/31/2000 Seattle DD&P	

(Date and office location)

to be completed by Se	ervice officer executing the w	arrant:		
Name of alien being re	moved:		•	
AGUILAR-Pedrasa,	Jose Alfredo			
Port, date, and manner	of removal:	~ 02/01/3	aio Aj-sa	1
	AGUILAR - Jose			
	Photograph of alien			
	removed		Right index of alien re	
		•		
X OSO (Signature	of alien being fingerprinted)	ilar P.		
- May	Signature and title of INS official taking print)			
			•	
eparture witnessed by:		citle of INS official)		
actual departure is not	witnessed, fully identify sou	rce or means of verifica	ation of departure:	
salf ramoval (16 1				· · · · · · · · · · · · · · · · · · ·
eli-removal (self-depo	ortation), pursuant to 8 CFR	241.7, check here.		
	10 / 1/-	/ //		_

(Signature and title of INS official)

Form I-205 (164. 4-1-97) W